REQUEST FOR QUALIFICATIONS AND PRICE QUOTES

I. <u>OVERVIEW</u>

The Greater Attleboro-Taunton Regional Transit Authority (GATRA) invites qualified firms to submit Quotes and Qualifications for snow plowing, sanding and/or removal services contract.

II. GENERAL INFORMATION ABOUT GATRA

GATRA is a body politic and corporate and a political subdivision of the Commonwealth of Massachusetts established under Chapter 161B of the Massachusetts General Laws.

GATRA provides fixed route bus and demand response services throughout its 28 member communities. The service area of GATRA consists of the cities and towns of: Attleboro, Bellingham, Berkley, Carver, Dighton, Duxbury, Foxboro, Franklin, Hanover, Kingston, Lakeville, Mansfield, Marshfield, Medway, Middleboro, Norfolk, Norton, North Attleboro, Pembroke, Plainville, Plymouth, Raynham, Rehoboth, Scituate, Seekonk, Taunton, Wareham and Wrentham.

III. PROJECT DESCRIPTION

The selected CONTRACTOR will provide snow related services to its various owned and or operated facilities at:

Area #1 - Attleboro Train Station

7 MIII Street

Attleboro, MA

Area #2 - Attleboro Bus Shelter

10 Union Street

Attleboro, MA

 Area #3 - Attleboro Inter-Modal Transportation Center, Bus Way & Sidewalks between Area #3 and Area#1

101 South Main Street

Attleboro, MA

Area #4 - Attleboro Commuter Lot & Access Ways off River Front Drive

101 South Main Street

Attleboro, MA

The term of the contract is for the period of One Year (1) with the option, at GATRA's discretion, of (4) additional one-year option periods, for a maximum of five (5) years.

See Exhibit B for limits of work.

IV. SCOPE OF WORK/TECHNICAL SPECIFICATIONS

This solicitation is for routine snow removal services to include but not limited to: snow plowing, snow removal of walks and ways, salting, sanding and snow removal from site. All areas

described shall be plowed completely to allow for the maximum full use of the parking spaces. Snow is to be plowed in such a way as to permit clear vehicle access in and out of the parking facilities and also allow for security surveillance. In the event that commuter's vehicles obstruct the removal of snow, the Contractor must apply best efforts to clear the area near the vehicle or vehicles. All storm drains shall be cleared of snow and ice so as to allow the draining of melt-off. Snow accumulations that restrict or reduce the amount of outlined parking in the facilities must be removed from the parking facility. The Attieboro Inter-Modal Transportation Center and Bus Way to be monitored for access and clearance for transit vehicles and patrons, at all times during snow or icing event. GATRA shall be contacted when snow removal operations are necessary before undertaking the same. Snow plowing must not block or cause to block commuter walkways leading to entrances, rail-platforms, bus ways or stairways. The contractor will not be responsible for stairs, ramps or boarding platforms leading to the railroad right of way, in-bound or out-bound. After plowing and/or snow removal, the Contractor shall apply sand and/or salt to all areas, as required to ensure vehicle traction and to prevent commuter patron walking mishaps due to icy surfaces. The Contractor shall begin work immediately as the snow falls or icy condition begins to abate and shall complete plowing, snow removal and ice removal by or before 5:30am on the day of which plowing activity is to occur. All work must comply with local, state, and federal codes. The successful contractor will be required to sign a contract agreement with GATRA for the period of one year beginning on the date the contract is signed by both parties. Listed below are the general requirements and information needed to submit a responsive bid to GATRA.

- The contractor shall provide a quote of Cost per Storm for each of the four (4) areas as listed on the attached form. The rate is to remain in effect for the period of 11/01/2023 through 10/31/2024.
- The contractor must list all fees that will be charged to the Authority for fees that are conceded to be the Authority's responsibility. (Travel time, truck/van fee etc.)
- The contractor shall calculate as part of its price and provide insurance coverage. This insurance shall be provided at the contractor's expense and shall be in full force and effect during the term of this contract. GATRA shall be listed as an additional insured.
 - Commercial General Liability Insurance: Contractor shall insure GATRA. Liability coverage for personal Injury, bodily Injury and property damage with limits not less than One Million Dollars (\$1,000,000.00) per occurrence and Three Million Dollars (\$3,000,000.00) in aggregate. Umbrella liability coverage with limits of not less than Five Million Dollars (\$5,000,000.00) covering all work performed must be provided. Such insurance shall be written on an occurrence basis (opposed to claims made basis).
 - Workers Compensation Insurance: Insuring all persons employed with the Contractor in connection with any work done on or about the premises with respect to which claims for death or bodily injury could be asserted against GATRA or the premises with limits of liability of not less than those required by Massachusetts General Laws, Chapter 152, as amended. This policy shall contain a clause waiving the right of subrogation in favor of GATRA. All subcontractors shall have similar policies veering their employees.
 - Automobile Llability Insurance: Automobile liability insurance with limits of not less than One Million Dollars (\$1,000,000.00) covering all owned, non-owned, hired, rented or leased vehicles of contractor that are used in activities described herein.
- References
- Related work experience
- The Contractor must provide a copy of their license as well as each employee employee by the Contractor
- The Contractor shall provide all labor and material necessary to accomplish the service. The Contractor must be willing to use materials supplied by the Authority when applicable.

- The Authority reserves the right to call the next lowest bidder in the event that the awarded contractor cannot provide services in a reasonable amount of time.
- Payments to the Contractor will be made thirty days after the Authority has received an invoice from the Contractor.
- Bids must be delivered to the Greater Attleboro/Taunton Regional Transit Authority, 10 Oak Street, 2nd Floor, Taunton, MA 02780 by 1:00 p.m. on Friday, September 29, 2023 for the actual bid opening.
- No faxed or emailed bids will be accepted.
- GATRA reserves the right to reject any or all bids in whole or part if it determines it to be in the
 best interest of the Authority to do so.
- Bids must be in a sealed envelope clearly marked (Bid for Snow Removal Services).

V. CRITERIA FOR SELECTION

Quotes and Qualifications will evaluated in accordance with the following criteria as listed in the order of importance:

- 1) Technical Approach
- 2) General Capabilities and Related Work Experience
- 3) Cost
- 4) Quality and Responsiveness
- 5) References

VI. AWARD BASIS

GATRA may refer all acceptable proposals to its Legal Counsel for review as to compliance with requirements of this solicitation document and upon the results of said review GATRA will evaluate all acceptable proposals in accordance with the following Criteria for Selection:

Award will be made to the responsive and responsible bidder offering the lowest Regular Hourly Rate for YEAR ONE. The YEAR ONE proposed contract price must include all items for YEAR ONE ONLY. GATRA is also seeking proposed contract prices, in the form of "ALTERNATE(S) No. 1 (YEAR TWO)-No. 2 (YEAR THREE)-No. 3 (YEAR FOUR) - No. 4 (YEAR FIVE), for the purpose of securing Annual Options to Renew the term of the contract after the initial contract term (YEAR ONE). Each listed Option year must include all cost associated with work as specified in these documents. GATRA, shall determine at its' sole option, whether it is in its best interest to exercise annual options. Bidders should be aware that option prices cannot be changed once the original contract has been awarded.

GATRA reserves the right to request additional information from any BIDDER at any time during the evaluation and selection process.

Disadvantaged Business Enterprises will be afforded full opportunity to submit BIDS in response to the request and will not be discriminated against on the grounds of race, color, sex, national origin, or veteran's status in consideration for an award. Further, any contracts entered into with the proposer pursuant to this request will include provisions to assure compliance with applicable civil rights regulations.

If deemed in the best interest of GATRA and if satisfactory to GATRA, the selected company shall be issued a contract. GATRA shall then enter into a contract as expeditiously as possible. Unsuccessful firms will be notified at the earliest practical time that their offer is no longer being considered for award.

Issuance of this Invitation for Bids does not commit GATRA to award a contract, to pay any costs incurred in preparation of the bid, or to contract for services or supplies. GATRA reserves the right to waive any informality to accept or reject any and all proposals. In addition, GATRA reserves the right to reject or rescind any task component within said proposal.

VII. PROTEST PROCEDURES

Protests will only be accepted by GATRA from prospective bidders or proposers whose direct economic interest would be affected by the award of the contract or refusal to award a contract. GATRA will consider all such protests, whether submitted before or after the award of the contract. All protests must be in writing and conform to the following requirements:

Be concise and legally arranged.

Provide name, address and telephone number of protestor.

Identification of the solicitation or contract number.

Provide a clear and detailed statement of the legal and factual grounds of the protest including copies of all relevant documents.

A statement as to what relief is requested.

A protest before the Bid/RFP opening addressing the adequacy of the Invitation For Bid, RFPs, including the pre-award procedure, the Instruction to Bidders, general terms and conditions, specifications and scope of work must be filed with GATRA not less than seven (7) full working days before the bid/RFP opening. Thereafter, all issues and appeals are deemed walved by all interested parties.

Upon receipt of the written protest, GATRA will determine if the bid opening should be postponed. If the bid opening is postponed, GATRA will immediately contact prime contractors and subcontractors who have been furnished a copy of the specifications that a protest has been filed and the opening is postponed until a final decision is issued. Any appropriate addenda will be issued regarding a rescheduling of the opening. Any protest may be withdrawn at any time before GATRA has issued its decision.

A protest of a decision of GATRA to award a contract to a prime contractor or a subcontractor must be received by GATRA within ten (10) full working days of its decision. This protest shall conform to the requirements of A above. Thereafter, such issues are deemed waived by all interested parties.

When a written protest against making of an award is received the award shall not be made until (5) days after the matter is resolved. GATRA may, however, proceed to make an award if it determined that:

The items to be produced are urgently requested, or;

Delivery or performance will be unduly delayed by failure to make the award promptly; or Failure to make a prompt award may otherwise cause undue harm to GATRA, the Commonwealth of Massachusetts, or the Federal Government.

Complete Protest Procedures may be obtained from GATRA, 10 Oak Street, 2nd Floor, Taunton, MA 02780.

GATRA reserves the right to request additional information from any BIDDER at any time during the evaluation and selection process.

Disadvantaged Business Enterprises will be afforded full opportunity to submit BIDS in response to the request and will not be discriminated against on the grounds of race, color, sex, national origin, or veteran's status in consideration for an award. Further, any contracts entered into with the proposer

pursuant to this request will include provisions to assure compliance with applicable civil rights regulations.

If deemed in the best interest of GATRA and if satisfactory to GATRA, the selected company shall be issued a contract. GATRA shall then enter into a contract as expeditiously as possible. Unsuccessful firms will be notified at the earliest practical time that their offer is no longer being considered for award.

Issuance of this invitation for Bids does not commit GATRA to award a contract, to pay any costs incurred in preparation of the bid, or to contract for services or supplies. GATRA reserves the right to waive any informality to accept or reject any and all proposals. In addition, GATRA reserves the right to reject or rescind any task component within said proposal.

Any contract resulting from this solicitation is subjected to a financial assistance contract between GATRA, the Commonwealth of Massachusetts and the Federal Transit Administration (FTA). The performance of the resulting contract is subject to requirements of Title VI of the Civil Rights Act of 1964, as amended and applicable equal employment requirements. Disadvantaged Business Enterprise (DBE) firms will be afforded full opportunity to submit price information and will not be subjected to discrimination on the basis of race, color, sex, national origin or disability in consideration for an award.

Two (2) copies of the pricing quotes and company information will be accepted until 1:00 pm on Friday 9/29/2023 at the GATRA Administrative Office, 10 Oak Street, 2nd Floor, Taunton, MA 02780, telephone: (508) 823-8828 Ext. 272. Envelopes should be addressed to Jon Higgins, Director of Facilities and be clearly marked "Pricing and Qualifications information for Snow Removal Services." Please send questions concerning this solicitation to mailto:jhiggins@gatra.org. GATRA reserves the right to wave any Informality in or to reject any or all quotes if deemed to be in the best interest of GATRA.

EXHIBIT A

REQUIRED FEDERAL AND STATE
COMPLIANCE CERTIFICATIONS, FORMS AND REGULATION

Please note: All Forms and Certifications in this section must be completed and returned with Proposal

REQUIRED COMPLAINCE CERTIFICATIONS, FORMS AND REGULATIONS

NO GOVERNMENT OBLIGATION TO THIRD PARTIES

GATRA and CONTRACTOR acknowledge and agree that, notwithstanding any concurrence by the Federal Government in or approval of the solicitation or award of the underlying contract, absent the express written consent by the Federal Government, the Federal Government is not a party to this contract and shall not be subject to any obligations or liabilities to GATRA, CONTRACTOR, or any other party (whether or not a party to that contract) pertaining to any matter resulting from the underlying

PROGRAM FRAUD AND FALSE OR FRAUDULENT STATEMENTS AND RELATED ACTS

The CONTRACTOR acknowledges that the provisions of the Program Fraud Civil Remedies Act of 1986, as amended, 31 U.S.C. § § 3801 et seq. and U.S. DOT regulations, "Program Fraud Civil Remedies," 49 C.F.R. Part 31, apply to its actions pertaining to this Agreement. Upon execution of the underlying contract, the CONTRACTOR certifies or affirms the truthfulness and execution of the underlying contract. In addition to other penalties that may be applicable, the CONTRACTOR further acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certifications, the Federal Government reserves the right to impose the penalties of the Program Fraud Civil Remedies Act of 1986 on the CONTRACTOR to the extent the Federal Government deems appropriate.

The CONTRACTOR also acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification to the Federal Government under a contract connected with a project that is financed in whole or in part with Federal assistance originally awarded by FTA under the authority of 49 U.S.C. § 5307, the Government reserves the right to impose the penalties of 18 U.S.C. § 1001 and 49 U.S.C. § 5307(n)(1) on the CONTRACTOR, to the extent the Federal Government deems appropriate.

ACCESS TO RECORDS

Where GATRA is not a State but a local government and is the FTA Recipient or a subgrantee of the FTA Recipient in accordance with 49 C.F.R. 18.36li), the CONTRACTOR agrees to provide GATRA, the FTA Administrator, the Comptroller General of the United States or any of their authorized representatives access to any books, documents, papers and records of the CONTRACTOR which are directly pertinent to this Agreement for the purposes of making audits, examinations, excerpts and transcriptions. CONTRACTOR also agrees, pursuant to 49 C.F.R. 633.17 to provide the FTA Administrator or his authorized representatives including any PMO Contractor access to CONTRACTOR's records and construction sites pertaining to a major capital project, defined at 49 U.S.C. 5302(a)1, which is receiving federal financial assistance through programs described at 49 U.S.C. 5307, 5309 or 5311.

Where GATRA is the FTA Recipient or a subgrantee of the FTA Recipient in accordance with 49 U.S.C. 5325(a) enters into a contract for a capital project or improvement (defined at 49 U.S.C. 5302(a) through other than competitive bidding, the CONTRACTOR shall make available records related to the contract to the Purchaser, the Secretary of Transportation and the Comptroller General or any authorized officer or employee of any of them for the purposes of conducting an audit and inspection.

The CONTRACTOR agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.

The CONTRACTOR agrees to maintain all books, records, accounts and reports required under this contract for a period of not less than three years after the date of termination or expiration of this contract, except in the event of litigation or settlement of claims arising from the performance of this contract, in which case CONTRACTOR agrees to maintain same until GATRA, the FTA Administrator, the Comptroller General, or any of their duly authorized representatives, have disposed of all such litigation, appeals, claims or exceptions related thereto. Reference 49 CFR 18.39(i)(11).

FEDERAL CHANGES (49 CRF Part 18)

CONTRACTOR shall at all times comply with all applicable FTA regulations, policies, procedures and directives, including without limitation those listed directly or by reference in the Agreement (Form FTA MA (15) dated October, 2008) between BUYER and FTA, as they may be amended or promulgated from time to time during the term of this contract. CONTRACTOR's failure to so comply shall constitute a material breach of this contract.

CIVIL RIGHTS REQUIREMENTS

<u>Mondiscrimination</u> In accordance with Title VI of the Civil Rights Act, as amended, 42 U.S.C. § 2000d, section 303 of the Age Discrimination Act of 1975, as amended, 42 U.S.C. § 6102, section 202 of the Americans with Disabilities Act of 1990, 42 U.S.C. §12132, and Federal transit law at 49 U.S.C. § 5332, the CONTRACTOR agrees that it will not discriminate against any employee or applicant for employment because of race, color, creed, national origin, sex, age or disability. In addition, the CONTRACTOR agrees to comply with applicable Federal implementing regulations and other implementing requirements FTA may issue.

<u>Equal Employment Opportunity</u> The following equal employment opportunity requirements apply to the underlying contract.

Race, Color. Creed, National Origin, Sex In accordance with Title VII of the Civil Rights Act, as amended, 42 U.S.C. § 2000e, and Federal transit laws at 49 U.S.C. § 5332, the CONTRACTOR agrees to comply with all applicable equal employment opportunity requirements of U.S. Department of Labor (U.S. DOL) regulations, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity," Department of Labor," 41 C.F.R. Parts 60 et seq., (which implement Executive Order No. 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," 42 U.S.C. § 2000e note), and with any applicable Federal statutes, executive orders, regulations, and Federal policies that may in the future affect construction activities undertaken in the course of the Project. The CONTRACTOR agrees to take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, creed, national origin, sex, or age. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. In addition, the CONTRACTOR agrees to comply with any implementing requirements FTA may issue.

Age In accordance with section 4 of the Age Discrimination in Employment Act of 1967, as amended, 29 U.S.C. § § 623 and Federal transit law at 49 U.S.C. § 5332, the CONTRACTOR agrees to refrain from discrimination against present and prospective employees for reason of age. In addition, the CONTRACTOR agrees to comply with any implementing requirements FTA may issue.

<u>Disabilities</u> In accordance with section 102 of the Americans with Disabilities Act, as amended, 42 U.S.C. § 12112, the CONTRACTOR agrees that it will comply with the requirements of U.S. Equal Employment

Opportunity Commission, "Regulations to Implement the Equal Employment Provisions of the Americans with Disabilities Act." 29 C.F.R. Part 1630, pertaining to employment of persons with disabilities. In addition, the CONTRACTOR agrees to comply with any implementing requirements FTA may issue.

Access Requirements for Persons with Disabilities

The CONTRACTOR agrees to comply with the requirements of 49 U.S.C. § 5301 (d) which states the Federal policy that the elderly and persons with disabilities have the same right as other persons to use mass transportation service and facilities, and that special efforts shall be made in planning and designing those services and facilities to implement that policy. The CONTRACTOR also agrees to comply with all applicable requirements of section 504 of the Rehabilitation Act of 1973, as amended, 29 U.S.C. § 794, which prohibits discrimination on the basis of handicaps, with the Americans with Disabilities Act of 1990 (ADA), as amended, 42 U.S.C. §§ 12101 et seq., which requires that accessible facilities and services be made available to persons with disabilities, including any subsequent amendments to that Act, and with the Architectural Barriers Act of 1968, as amended, 42 U.S.C. §§ 4151 et seq., which required that buildings and public accommodations be accessible to persons with disabilities, including any subsequent amendments to that Act The CONTRACTOR also agrees to include these requirements in each subcontract financed in whole or in part with Federal assistance provided by FTA, modified only if necessary to identify the affected parties.

INCORPORATION OF FEDERAL TRANSIT ADMINISTRATION TERMS

The preceding provisions include, in part, certain Standard Terms and Conditions required by DOT, whether or not expressly set forth in the preceding contract provisions. All contractual provisions required by DOT, as set forth in FTA Circular 4220.1E, dated June 19, 2003, are hereby incorporated by reference. Anything to the contrary herein notwithstanding, all FTA mandated terms shall be deemed to control in the event of a conflict with other provisions contained in this Agreement. The CONTRACTOR shall not perform any act, fail to perform any act, or refuse to comply with any GATRA requests, which would cause GATRA to be in violation of the FTA terms and conditions.

ENERGY CONSERVATION REQUIREMENTS

The CONTRACTOR agrees to comply with mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act.

TERMINATION

<u>Termination for Convenience</u>: GATRA may terminate this contract, in whole or in part, at any time by written notice to the CONTRACTOR when it is in the Government's best interest. The CONTRACTOR shall be paid its costs, including contract close-out costs, and profit on work performed up to the time of termination. The Contractor shall promptly submit its termination claim to GATRA to be paid the Contractor. If the Contractor has any property in its possession belonging to GATRA, the Contractor will account for the same, and dispose of it in the manner GATRA directs.

<u>Termination for Default</u> if the CONTRACTOR falls to deliver supplies or to perform the services within the time specified in this contract or any extension or if the Contractor fails to comply with any other provisions of this contract, GATRA may terminate this contract for default. GATRA shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of the default. The Contractor will only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner or performance set forth in this contract.

If, after termination for failure to fulfill contract obligations, it is determined that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of GATRA.

Opportunity to Cure GATRA in its sole discretion may, in the case of a termination for breach of default, allow the CONTRACTOR thirty (30) days in which to cure the defect. In such case, the notice of termination will state the time period in which cure is permitted and other appropriate conditions.

If CONTRACTOR falls to remedy to GATRA's satisfaction the breach or default or any of the terms, covenants, or conditions of this Contract within ten (10) days after receipt by CONTRACTOR of written notice from GATRA setting forth the nature of said breach or default. GATRA shall have the right to terminate the Contract without any further obligation to CONTRACTOR. Any such termination for default shall not in any way operate to preclude GATRA from also pursuing all available remedies against CONTRACTOR and it sureties for said breach or default.

<u>Waiver of Remedies for any Breach</u> In the event that GATRA elects to waive its remedies for any breach by CONTRACTOR of any covenant, term or condition of this Contract, such waiver by GATRA shall not limit GATRA's remedies for any succeeding breach of that or of any other term, covenant, or condition of this Contract.

If, after termination for failure to fulfill contract obligations, it is determined that the CONTRACTOR was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of GATRA.

DEBARMENT AND SUSPENSION

Applicability: This requirement applies to all FTA grant and cooperative agreement programs for a contract in the amount of at least \$25,000

This contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2

C.F.R. pt. 3000. As such the contractor is required to verify that none of the contractor, its principals (defined at 2 C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).

C.F.R. pt. 3000, subpart C and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.

The accompanying certification is a material representation of fact relied upon by the subrecipient. If it is later determined that the contractor did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to the Agency and subrecipient, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.

The bidder or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions."

DISADVANTAGED BUSINESS ENTERPRISE (DBE)

<u>Policy: It</u> is the policy of the Department of Transportation that DBEs as defined in 49 CFR Part 23 shall have the maximum opportunity to participate in the performance of contracts financed in whole or part with Federal funds under this agreement. It is GATRA policy to encourage maximum participation of DBEs in FTA assisted programs and contracts.

PROMPT PAYMENT

The contractor is required to pay its subcontractors performing work related to this contract for satisfactory performance of that work no later than 30 days after the contractor's receipt of payment for that work, in addition, the contractor is required to return any retainage payments to those subcontractors within 30 days after the subcontractor's work related to this contract is satisfactorily completed.

PROCUREMENT OF RECOVERED MATERIALS

In the performance of this contract, the Contractor shall make maximum use of products containing recovered materials that are EPA- designated items unless the product cannot be acquired—
Competitively within a timeframe providing for compliance with the contract performance schedule;
Meeting contract performance requirements; or At a reasonable price.

Information about this requirement, along with the list of EPA-designate items, is available at EPA's Comprehensive Procurement Guidelines web site, https://www.epa.gov/smm/comprehensive-procurement-quideline-cpg-program."

ACCESS FOR INDIVIDUALS WITH DISABILITIES

The Contractor agrees to comply with 49 U.S.C. §5301(d) which states the Federal policy that elderly Individuals and Individuals with disabilities have the same right as other individuals to use public transportation services and facilities, and that special efforts shall be made in planning and designing those services and facilities to implement transportation accessibility rights for elderly individuals and individuals with disabilities. The Contractor also agrees to comply with all applicable provisions of section 504 of the Rehabilitation Act of 1973, as amended, with 29 U.S.C. §794, which prohibits discrimination on the basis of disability; with the Americans with Disabilities Act of 1990 (ADA), as amended, 42 U.S.C. §\$12101 et seq., which requires that accessible facilities and services be made available to individuals with disabilities; and the Architectural Barriers Act of 1968, as amended, 42 U.S.C. §\$4151 et seq., which requires that buildings and public accommodations be accessible to individuals with disabilities; and with other laws and amendments thereto pertaining to access for individuals with disabilities that may be applicable. In addition, the Contractor agrees to comply with applicable implementing Federal regulations any later amendments thereto, and agrees to follow applicable Federal directives except to the extent FTA approves otherwise in writing.

PROHIBITION ON CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT.

Recipients and subrecipients are prohibited from obligating or expending loan or grant funds to: Procure or obtain; Extend or renew a contract to procure or obtain; or Enter into a contract (or extend or renew a contract) to procure or obtain equipment, services, or systems that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. As described in Public Law 115-232, section 889, covered telecommunications equipment is telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities).

For the purpose of public safety, security of government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities).

Telecommunications or video surveillance services provided by such entities or using such equipment.

Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of the National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country.

In implementing the prohibition under Public Law 115-232, section 889, subsection (f), paragraph (1), heads of executive agencies administering loan, grant, or subsidy programs shall prioritize available funding and technical support to assist affected businesses, institutions and organizations as is reasonably necessary for those affected entities to transition from covered communications equipment and services, to procure replacement equipment and services, and to ensure that communications service to users and customers is sustained.

See Public Law 115-232, section 889 for additional information.

See also § 200.471.

GREATER ATTLEBORO-TAUNTON REGIONAL TRANSIT AUTHORITY

COMPLETENESS OF BID/PROPOSAL

I herein certify that I have read and understand all BIDDING/PROPOSAL documents and a	ny
amendments submitted by the Greater Attleboro-Taunton Regional Transit Authority and tha	ıt İ
have fully complied with all provisions of same.	

I further certify and represent that any omission or deviation from these documents may or will, at the sole discretion of GATRA, render this proposal unresponsive and ineligible for further consideration in this process.

Company	Signature
Address	Name
	Title
Telephone #	Date

GREATER ATTLEBORO-TAUNTON REGIONAL TRANSIT AUTHORITY STATEMENT OF PROPOSER'S QUALIFICATIONS

All questions must be answered. The date given must be clear and comprehensive. This statement must be notarized.

1.	Name of Proposer:
2.	Business Address:
3.	When Organized:
4.	Where Incorporated:
5.	How many years has your firm been engaged in this business under its present name?:
6.	Have you ever refused to sign a contract at your original proposal or proposed price?:
7.	Have you ever defaulted on a contract:
8.	Will you, upon request furnish any other information (appropriate to this solicitation) that the Authority may require?:
9.	The undersigned hereby authorizes requests of any appropriate person to furnish any information requested by GATRA in verification of the recitals comprising this Statement of Proposer's Qualifications.
Signed	by: Name and Title
DATE:	

GREATER ATTLEBORO-TAUNTON REGIONAL TRANSIT AUTHORITY (GATRA) CERTIFICATION REGARDING DEBARMENT, SUSPENSION AND OTHER RESPONSIBILITY MATTERS LOWER TIER COVERED TRANSACTIONS

- 1. By signing and submitting this bid or proposal, the prospective lower tier participant is providing the signed certification set out below.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, GATRA may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to GATRA if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms "covered transaction", "debarred", "suspended", "ineligible," "lower tier covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549 (49 CFR Part 29). You may contact GATRA for assistance in obtaining a copy of those regulations.
- 5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized in writing by GATRA.
- 6. The prospective lower tier participant further agrees by submitting this proposal that it will include the clause titled A Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transaction", without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List issued by U.S. General Service Administration.
- 8. Nothing contained in the foregoing shall be construed to require establishment of system of records in order to render in good faith the certification required by this clause. The knowledge

and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

Except for transactions authorized under Paragraph 5 of these instructions, if a participant in
a covered transaction knowingly enters into a lower tier covered transaction with a person who
is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction
in addition to all remedies available to the Federal Government, GATRA may pursue available
remedies including suspension and/or debarment.

Ву	 	
Name		
	Title	

GREATER ATTLEBORO-TAUNTON REGIONAL TRANSIT AUTHORITY

NON-COLLUSION AFFIDAVIT

State of
County of
deposes and says that he/she is
not collusive or sham; that said proposer/bidder has not colluded, conspired, connived or
agreed, directly or indirectly, with any other proposer, bidder or person, to put in a sham
proposal/bid or to refrain from bidding, and has not in any manner, directly or indirectly,
sought by agreement or collusion or communication or reference, with overhead, profit or cost
element of said proposal price, or of that of any other proposer/bidder, or to secure any
advantage against the Authority or any person interested in the proposed Contract; and that all
statements in said Proposal/Bid are true and correct to the best of his/her knowledge.
Signature of: Name if the proposer/bidder is an individual
Partner if the proposer/bidder is a partnership
Officer if the proposer/bidder is a corporation
SUBSCRIBED AND SWORN TO before me on this the
day of 20
My Commission expires Signature - Notary Public

GREATER ATTLEBORO-TAUNTON REGIONAL TRANSIT AUTHORITY

REQUIREMENT OF REVENUE ENFORCEMENT AND PROTECTION PROGRAM COMMONWEALTH OF MASSACHUSETTS

In accordance with the provisions of the Revenue Enforcement and Protection Program and the requirements thereunder as enacted by Sections 35 and 36 of Chapter 233 of the Acts and Resolves of 1983 GATRA must obtain an attestation from a provider of goods or services that said provider is in compliance with all laws of the Commonwealth relating to taxes.

According to the law any person or company failing to execute the attestation clause shall not be allowed to obtain a contract.

NOTE:

Any questions concerning the law or its implementation may be directed to the Massachusetts Department of Revenue, Leverett Saltonstall Bldg., 100 Cambridge Street, Boston, Massachusetts 02204, TELEPHONE: (617) 727-4201.

REQUIRED ATTESTATION CLAUSE

Pursuant to M.G.L. Ch. 62C, Section 49A I certify under the penalties of perjury that I, to the best knowledge and belief, have filed all state tax returns and paid all state taxes required under the law.

**Social Security Number of	*Signature of Individual or
Federal Identification No.	Corporate Name
Ву	_
Corporate Officer (If Applicable)	

^{*}Approval of a contract or other agreement may not be granted unless this certification clause is signed by the applicant.

^{**}Your Social Security number may be furnished to the Massachusetts Dept. Of Revenue to determine whether you have met tax filing or tax payment obligations. Providers who fail to correct their non-filing or delinquency will not have a contract or other agreement issued, renewed, or extended. This request is made under the authority of Mass. G.L.C62cs.49a.

DISADVANTAGED BUSINESS ENTERPRISE (DBE)

49 CFR Part 26

Disadvantaged Business Enterprises

- a. This contract is subject to the requirements of Title 49, Code of Federal Regulations, Part 26, Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs. The national goal for participation of Disadvantaged Business Enterprises (DBE) is 10%. The agency's overall goal for DBE participation is 5.9 %. A separate contract goal has not been established for this procurement.
- b. The contractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of this DOT-assisted contract. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as **GATRA** deems appropriate. Each subcontract the contractor signs with a subcontractor must include the assurance in this paragraph (see 49 CFR 26.13(b)).
- c. Offerors are required to document sufficient DBE participation to meet these goals or, alternatively, document adequate good faith efforts to do so, as provided for in 49 CFR 26.53. Award of this contract is conditioned on submission of the following concurrent with and accompanying an initial proposal:
- 1. The names and addresses of DBE firms that will participate in this contract;
- 2. A description of the work each DBE will perform;
- 3. The dollar amount of the participation of each DBE firm participating:
- 4. Written documentation of the offeror's commitment to use a DBE subcontractor whose participation it submits to meet the contract goal;
- 5. Written confirmation from the DBE that it is participating in the contract as provided in the prime contractor's commitment; and
- If the contract goal is not met, evidence of good faith efforts to do so.

Offerors must present the information required above (as a matter of responsiveness) [with initial proposals] (see 49 CFR 26.53(3)).

The successful offeror will be required to report its DBE participation obtained through race-neutral means throughout the period of performance.

d. The contractor is required to pay its subcontractors performing work related to this contract for satisfactory performance of that work no later than 30 days after the contractor's receipt of payment for that work from the GATRA. In addition, [the contractor may not hold retainage from its subcontractors; is required to return any retainage payments to those subcontractors within 30 days after the subcontractor's work related to this contract is satisfactorily completed; [is required to return any retainage payments to those subcontractors within 30 days after incremental acceptance of the subcontractor's work by the GATRA and contractor's receipt of the partial retainage payment related to the subcontractor's work.

e. The contractor must promptly notify **GATRA**, whenever a DBE subcontractor performing work related to this contract is terminated or falls to complete its work, and must make good faith efforts to engage another DBE subcontractor to perform at least the same amount of work. The contractor may not terminate any DBE subcontractor and perform that work through its own forces or those of an affiliate without prior written consent of **GATRA**.

SCHEDULE FOR PARTICIPATION OF DISADVANTAGED BUSINESS ENTERPRISE (TO BE ATTACHED TO PROPOSAL)

<u> </u>
NAME OF PRIME PROPOSER

Name of Disadvantaged Business	Address	Type of Work and Contract Items or Parts Thereof to be Performed	Projected Start and Finish Date For Work	Agreed Price

DISADVANTAGED BUSINESS ENTERPRISE PARTICIPATION <u>LETTER OF INTENT</u>

		(Name of Prime Responde	ent)
The undersig	ned intends to pe	erform work in connection with the a	bove project as (check one):
an ind	ividual _	DBE a partr	nershipa joint venture
The Disadvan	_	tatus of the undersigned is confirmed	
(A)		e list of Disadvantaged Business Ent	erprises dated
(B)	on the attacher	, or d Disadvantaged Business Enterprise	Identification Statement
(0)	on the attached	Disagrantaged Desiries Circlipine	
		o perform the following work in con ork items or parts thereof to be perfo	
at the following			
at the followi			
You have pro	ng price:	wing commencement date for suc	
You have pro	ng price:	wing commencement date for suc	h work, and the undersigned is projecti
You have procompletion o	ng price:	wing commencement date for suc llows: Projected	h work, and the undersigned is projecti Projected
You have procompletion o	ng price:	wing commencement date for suc	h work, and the undersigned is projecti
You have procompletion o	ng price:	wing commencement date for suc llows: Projected Commencement Date	h work, and the undersigned is projecti Projected Completion Date
You have procompletion o	ng price:	wing commencement date for suc llows: Projected Commencement Date	h work, and the undersigned is projecti Projected Completion Date
You have procompletion of tems	ng price:	wing commencement date for suc llows: Projected Commencement Date	h work, and the undersigned is projecti Projected Completion Date ———————————————————————————————————
You have procompletion of tems	ng price:	wing commencement date for successions: Projected Commencement Date Diet to a non-Disadvantaged Business	h work, and the undersigned is projecti Projected Completion Date
You have procompletion of tems The above we enter into a fe	ng price:	wing commencement date for successions: Projected Commencement Date Diet to a non-Disadvantaged Business	h work, and the undersigned is projecti Projected Completion Date ———————————————————————————————————
You have procompletion of tems The above we enter into a for GATRA.	ng price: ojected the follo of such work as fo	wing commencement date for successions: Projected Commencement Date Diet to a non-Disadvantaged Business	h work, and the undersigned is projection Projected Completion Date ———————————————————————————————————
fou have proceed to the second terms The above we enter into a featra.	ng price:	wing commencement date for successions: Projected Commencement Date Diet to a non-Disadvantaged Business	h work, and the undersigned is project Projected Completion Date s Enterprise at any tier. The undersigned
fou have procompletion of tems The above we enter into a for GATRA.	ng price: ojected the follo of such work as fo	wing commencement date for suc- llows: Projected Commencement Date blet to a non-Disadvantaged Business: for the above work with you, conditi	h work, and the undersigned is project Projected Completion Date s Enterprise at any tier. The undersigned
You have procompletion of tems The above we enter into a for GATRA.	ojected the follo of such work as fo ork will not be sub ormal agreement	wing commencement date for suc- llows: Projected Commencement Date blet to a non-Disadvantaged Business: for the above work with you, conditi	h work, and the undersigned is project Projected Completion Date s Enterprise at any tier. The undersigned

DBE AFFIDAVIT

STATE OF		OATE:	
COUNTY OF	s	.S.	
The undersigned being duly sworn, depos	ses and says that he/she is	the	
(sole owner; partner; president; treasure	er; or other duly authorized	official of a corporati	on)
of			
(Name of D	OBE)		
and certifies that since the date of its cer	rtification by		
(SOMBA or out-of-state ce	ertification agency)		
the certification has not been revoked no of:	or has it expired nor has the	ere been any change i	n the minority status
(Name of D	DBE)		
	Signature and 1	Fitle of	_
	Person Making		
Sworn to before me this	day of	, 19	
	Notary P	ublic	_

NOTE: The Bidder must attach the DBEs most recent certification letter or document to this affidavit.

DISADVANTAGED BUSINESS ENTERPRISE UNAVAILABLE CERTIFICATION

l,	
NAME TITLE	
of	certify that on
PRIME BIDDER	, certify that on DATE
I contacted the following Disadvar items to be performed on GATRA Co	ntaged Business Enterprise to obtain an estimate for work ontract No
Disadvantaged Respondent	Work Items Sought
	elief, said Disadvantaged Business Enterprise was unavailable to prepare an estimate for the following reason(s):
Signature:	
	ond on above-identified work on
hv	
Name of Business Enterprise	
Date	Source
The above statement is a true and a project.	accurate account of why I did not submit an estimate on this
	Signature of Disadvantaged Business Enterprise
	Title
	Date:

GREATER ATTLEBORO-TAUNTON REGIONAL TRANSIT AUTHORITY

CERTIFICATE

EQUAL EMPLOYMENT OPPORTUNITY

The	certifies that it is
Name: Company, Partnership, or individual	
in conformance with all applicable federal and state equal e	employment opportunity laws
and regulations and that it does not discriminate in any of it	ts employment practices on the
basis of race, color, religion, national origin, age, sex, handi	cap or marital status.
DateBγ	
Title	

GREATER ATTLEBORO-TAUNTON REGIONAL TRANSIT AUTHORITY SPECIAL REQUIREMENTS AND CONDITIONS

I herein certify that I have read and comply with all requirements included in this INVITATION FOR BID/REQUEST FOR PROPOSAL. I further understand that any contract arising out of this BID/RFP is subject to assistance from the Federal Transit Administration (FTA) and the Greater Attleboro-Taunton Regional Transit Authority (GATRA). I further understand that any contract arising out of this BID/RFP includes the Advertisement for BIDS/PROPOSALS; the BID/PROPOSAL Document; and the Bidder's/Proposer's responses to the BID/RFP. All Massachusetts and FTA Regulations appropriate and pertinent to this type of solicitation whether or not contained in the bid documents will be complied with.

FIRM	SIGNATURE
ADDRESS	NAME
	TITLE
TELEPHONE NO	DATE

MEMO

TO: All Service Providers

FROM: Francis J. Gay, Administrator

DATE: August 13, 1992

SUBJECT: CHAPTER 521 IMPLEMENTATION

Chapter 521 of the Acts of 1990, as amended by Chapter 329 of the Acts of 1991, seeks to improve the accessibility and affordability of child care for working parents.

To that end, Section 7 of the Acts specifies that, on or after July 1, 1992, no contract for goods or services of any type shall be awarded by the Commonwealth or any state authority to an employer having fifty or more full-time employees unless such employer offers its employees child care tuition assistance, on-site or near site subsidized child care placements or a "Dependent Care Assistance Program (DECAP)" established pursuant to Section 125 or 129 of the Federal Internal Revenue Code. The statute makes an explicit exception for cases of "Special Emergency" certified by the Secretary for Administration and finance to involve the health or safety of persons or property.

The Executive Office of Health and Human Services' Office for Children has promulgated regulation 162 CMR 12.000 which specifies the standards and procedures for compliance with c.521. Attached is a copy of the circular 102 CMR 12.00; MINIMUM STANDARDS FOR CHILD CARE TUITION ASSISTANCE AND ON-SITE OR NEAR SITE SUBSIDIZED CHILD CARE PLACEMENTS and a copy of the SPECIAL EMERGENCY CERTIFICATION.

Please review the enclosed material to determine how your company may be affected. If you company is in compliance with said regulation, please sign the CONTRACTOR'S CERTIFICATION and return it to the Authority along with a copy of what your company offers its employees. If your company feels that it qualifies for special emergency, please complete the certificate and return it to the Authority. A failure to comply with the requirements of c.521 may disqualify your company from doing business with the Authority and/or the Commonwealth of Massachusetts.

COMMONWEALTH OF MASSACHUSETTS IMPORTANT NOTICE TO ALL VENDORS AND CONTRACTORS

Chapter 521 of the Acts of 1990, as amended by Chapter 329 of the Acts of 1991, seeks to improve the accessibility and affordability of child care for working parents.

Specifically, Section 7 of the Act specifies that, on or after July 1, 1992, no contract for goods or services of any type shall be awarded by the Commonwealth or any state authority to an employer having fifty of more employees unless such employer is a qualified employer, or offers its employees child care tuition assistance, on-site or near-site subsidized child care placements or a "Dependent Care Assistance Program" (DCAP) established pursuant to Section 125 or 129 of the federal Internal Revenue code, except in cases of special emergency certified by the Secretary for Administration and Finance to involve the health or safety of persons or property.

The purpose of this notice is to give all of the Commonwealth's current and prospective vendors and contractors timely notice of the requirements of c. 521.

The Executive Office of Health and Human Services, Office for Children has promulgated regulation 102 CMR 12.00 which specifies the standards and procedures for compliance with c. 521. Note that, for many employers, a DCAP will be the most economical and administratively convenient means of complying with the requirements of c. 521. Indeed, owing to the federal tax treatment of DCAPs, implementation of a DCAP <u>may</u> modestly reduce your overall cost of doing business. We urge you to familiarize yourself with these regulations which are available from the State Bookstore.

A Contractor Certification of Compliance will be Incorporated in all Commonwealth contracts for the purchase of goods and services awarded on or after July 1, 1992. Failure to comply with the provisions of c. 521 or to make the required certification may cause your company to be disqualified from doing business with the Commonwealth.

Should you have any questions, please contact your procurement department's contract office or phone Donna Bonigli at the Department of Procurement and General Services (617) 727-7500 ext. 216.

CONTRACTORS CERTIFICATION CHILD CARE COMPLIANCE

Date

compliance with Chap and the regulations, 1	(the Contractor) hereby certifies that it is in oter 521 of the Acts of 1990, as amended by Chapter 329 of the Acts of 1991, 102 CMR 12.00 promulgated pursuant thereto.
	There is a program for child care in compliance with these regulations.
	There are fewer than 50 full-time people employed in this company.
Name of Firm	
Signature	
Name and Title	e (Please print or type)

Winter 2023-2024 (year 1)
Price per Storm

Area	#		

Snowfall	Cost per Storm	
1"-4"		flat rate
4"-8"		flat rate
8"-12"		flat rate
Any Storm Depositing over 12"		per inch over 12
Each Area Complete Treatment of Salt		flat rate
Partial Area Treatment of Salt		per cubic yard
Each Area Complete Treatment of Salt/Sand		flat rate
Partial Area Treatment of Salt/Sand		per cubic yard
Additional Work Rates as needed or On Ca	ill	
Bobcat/Skidsteer		per hour
Backhoe		per hour
Loader		per hour
4-Wheel Drive Pickup with Plow		per hour
6 Wheel Dump Truck with Plow		per hour
10 Wheel Dump Truck with Plow		per hour

Winter 2024-2025 (year 2)
Price per Storm
Area #_____

Snowfall	Cost per Storm	
1"-4"		flat rate
4"-8"		_flat rate
8"-12"		flat rate
Any Storm Depositing over 12"		per inch over 12'
Each Area Complete Treatment of Salt		flat rate
Partial Area Treatment of Salt		per cubic yard
Each Area Complete Treatment of Salt/Sand		flat rate
Partial Area Treatment of Salt/Sand		per cubic yard
Additional Work Rates as needed or On Ca	ıII	
Bobcat/Skidsteer		per hour
Backhoe		per hour
Loader		per hour
4-Wheel Drive Pickup with Plaw		per hour
6 Wheel Dump Truck with Plow		per hour
10 Wheel Dump Truck with Plow		per hour

Winter 2025-2026 (year 3)
Price per Storm
Area #_____

Snowfall	Cost per Storm	
1"-4"		flat rate
4"-8"		flat rate
8"-12"		flat rate
Any Storm Depositing over 12"	<u> </u>	per inch over 12
Each Area Complete Treatment of Salt		flat rate
Partial Area Treatment of Salt		per cubic yard
Each Area Complete Treatment of Salt/Sand		flat rate
Partial Area Treatment of Salt/Sand		per cubic yard
Additional Work Rates as needed or On Ca	all	
Bobcat/Skidsteer		per hour
Backhoe		_ per hour
Loader		_ per hour
4-Wheel Drive Pickup with Plow		_ per hour
6 Wheel Dump Truck with Plow		_ per hour
10 Wheel Dump Truck with Plow		_ per hour

Winter 2026-2027 (year 4)
Price per Storm
Area #_____

Snowfall	Cost per Storm
1"-4"	flat rate
4"-8"	flat rate
8"-12"	flat rate
Any Storm Depositing over 12"	per inch over 12
Each Area Complete Treatment of Salt	flat rate
Partial Area Treatment of Salt	per cubic yard
Each Area Complete Treatment of Salt/Sand	flat rate
Partial Area Treatment of Salt/Sand	per cubic yard
Additional Work Rates as needed or On	Call
Bobcat/Skidsteer	per hour
Backhoe	per hour
Loader	per hour
4-Wheel Drive Pickup with Plow	per hour
6 Wheel Dump Truck with Plow	per hour
10 Wheel Dump Truck with Plow	per hour

Winter 2027-2028 (year 5)
Price per Storm
Area #_____

Snowfall	Cost per Storm	
1"-4"		flat rate
4"-8"		flat rate
8"-12"		flat rate
Any Storm Depositing over 12"		per inch over 12
Each Area Complete Treatment of Salt		flat rate
Partial Area Treatment of Salt		per cubic yard
Each Area Complete Treatment of Salt/Sand		flat rate
Partial Area Treatment of Salt/Sand		per cubic yard
Additional Work Rates as needed or On Ca	ıll	
Bobcat/Skidsteer		per hour
Backhoe		per hour
Loader		per hour
4-Wheel Drive Pickup with Plow		per hour
6 Wheel Dump Truck with Plow		per hour
10 Wheel Dump Truck with Plow		per hour

EXHIBIT B

AERIAL PHOTOS OF FACILITIES FOR SNOW REMOVAL

AREA #1
AREA #2
AREA #3
AREA #4
AREA #4, CONTINUED.









